

DLD-120

January 30, 2008

**UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT**

C.A. No. **07-3685**

UNITED STATES OF AMERICA

VS.

DOE BOY a/k/a CLINTON FRENCH a/k/a CHRISTOPHER  
WILLIAMS CLEMONS a/k/a CHRIS CLEMONS  
a/k/a CHRIS COLLINS

(D. DEL. CRIM. NO. 99-CR-00082)  
CRIMINAL TREATED AS CIVIL

Present: BARRY, CHAGARES and COWEN, Circuit Judges

Submitted are:

- (1) Appellant's request for a certificate of appealability under 28 U.S.C. § 2253(c)(1);
- (2) Appellant's response; and
- (3) Appellee's response with appendix

in the above-captioned case.

Respectfully,

Clerk

MMW/DNH/zm/pdb

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ORDER

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The foregoing request for a certificate of appealability is denied, as jurists of reason could not debate that the District Court properly denied appellant's 28 U.S.C. § 2253 motion for substantially the reasons set forth in its opinion. See Slack v. McDaniel, 529 U.S. 473, 483-84 (2000); 28 U.S.C. § 2253(c)(2).

By the Court,

/s/ Maryanne Trump Barry

Circuit Judge

Dated: February 25, 2008

PDB/cc: Mr. Christopher Williams Clemons

Robert J. Prettyman, Esq.



A True Copy

*Marcia M. Waldron*

Marcia M. Waldron, Clerk